

**ORIGINAL**

FILED  
U.S. DISTRICT COURT  
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6 Attorneys for Defendant  
 7 Primex Plastics Corporation

**MZ****UNITED STATES DISTRICT COURT****DISTRICT OF NEVADA**

11 PATRICK DOYLE, individually, and on behalf ) Case No. CV-S-03-0970-JCM (PAL)  
 12 of all others similarly situated; STEVE )  
 13 DELANO, individually, and on behalf of all )  
 14 others similarly situated; EUGENE EVERETT, )  
 15 individually, and on behalf of all others similarly )  
 16 situated, )

**JOINT STATUS REPORT**

17 Plaintiff, )  
 18 vs. )  
 19 PRIMEX PLASTICS CORPORATION, a New )  
 20 Jersey Corporation; ICC INDUSTRIES, INC., a )  
 21 New Jersey Corporation; DOES and ROES 1- )  
 22 100; inclusive, )  
 23 Defendants. )

24 Pursuant to the Court's Order entered March 22, 2005, the parties, by and through their  
 25 respective counsel of record, hereby advise the Court as follows:

26 1. As to the depositions of the Plaintiffs taken by Defendant Primex, the subject of the  
 27 discovery dispute prompting Defendant's counsel's record, the depositions were  
 28 rescheduled and taken pursuant to the schedule proposed by Plaintiffs with some  
 29 adjustments;

**44**

1           2. The parties have separately agreed to a Stipulated Protective Order governing use of  
2           personnel information regarding non-party Primex employees, to be filed with the Court  
3           next week;

4           3. As part of the agreement referenced in Paragraph 2, supra, the parties have agreed that  
5           Defendant Primex will provide a list of current Mesquite facility over-the-road truck  
6           drivers other than the Plaintiffs, with identifying information, which will be covered by the  
7           parties' proposed Stipulated Confidentiality Order even though the list will be produced  
8           prior to the time that Order will have been entered by the Court;

9           4. The parties have scheduled a number of depositions, including some requiring travel to  
10           Indiana. Due to pre-scheduled depositions, hearings and court appearances, and other  
11           deadlines in other cases handled by the respective parties' attorneys, the parties are unable  
12           to schedule several needed depositions prior to the end of the current discovery period. As  
13           a result, the parties anticipate filing a Stipulation and Order to extend discovery for  
14           purposes of these depositions and have been working on a schedule for same. The parties  
15           anticipate filing this Stipulation and Order next week, once the schedule has been worked  
16           out.

18           DATED: March 25, 2005.

19           **NELSON LAW FOUNDATION**

21           By: 

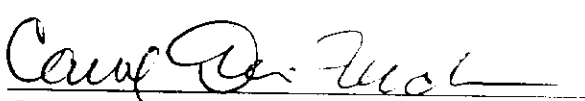
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              and Baxter Everett

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18           DATED: March 25, 2005.

19           **KAMER ZUCKER & ABBOTT**

21           By: 

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